

1 Gerald Armstrong
2 715 Sir Francis Drake Boulevard
3 San Anselmo, CA 94960
4 (415)456-8450
5 In Propria Persona

6 UNITED STATES BANKRUPTCY COURT
7
8 NORTHERN DISTRICT OF CALIFORNIA

8	In re)	Case No. 95-10911 aj
9)	
10	GERALD ARMSTRONG,)	Chapter 7
11	Debtor)	Adv. No. 95-1164
12)	
13	CHURCH OF SCIENTOLOGY)	GERALD ARMSTRONG'S
14	INTERNATIONAL, a California non-)	DISCLOSURE PURSUANT
15	profit religious corporation,)	TO FRCP RULE 26(a)(1)
16	Plaintiff,)	
17	v.)	
18	GERALD ARMSTRONG,)	
19	Defendant.)	

20 Pursuant to FRCP Rule 26(a)(1) defendant Gerald Armstrong
21 makes the following disclosure:

22 A. Individuals likely to have discoverable information:

- 23 1 Ann Archer
- 24 2 Jonathan Attack
- 25 3 Richard Aznaran
- 26 4 Vicki Aznaran
- 27 5 Laurie J. Bartilson, Esquire
- 28 6 Richard Behar
- 7 Graham E. Berry, Esquire

1	8	James Bostrom
2	9	Tonja Burden
3	10	Priscilla Coates
4	11	Bent Corydon
5	12	Tom Cruise
6	13	Kima Douglas
7	14	Michael Douglas
8	15	Julia Dragojevic, Esquire
9	16	John C. Elstead, Esquire
10	17	Dennis Erlich
11	18	Jerold Fagelbaum, Esquire
12	19	Lynn Farny
13	20	Steven Fishman
14	21	Michael J. Flynn, Esquire
15	22	William Franks
16	23	Uwe Geertz, Ph.D.
17	24	Mark Goldowitz, Esquire
18	25	Ford Greene, Esquire
19	26	Lawrence Heller, Esquire
20	27	Eugene M. Ingram
21	28	Heber Jentzsch
22	29	Cynthia Kisser
23	30	Daniel Leipold, Esquire
24	31	Arnold Lerma
25	32	Walt Logan, Esquire
26	33	David Mayo
27	34	Nancy McLean
28	35	David Miscavige
	36	Kendrick Moxon, Esquire

1 37 Charles B. O'Reilly, Esquire
2 38 Bob Penny
3 39 Toby Plevin, Esquire
4 40 Michael Rinder
5 41 Nancy Rodes
6 42 Martin Samuels
7 43 Joel Sappell
8 44 Howard Schomer
9 45 Keith Scott
10 46 Margaret Singer, Ph.D.
11 47 Norman Starkey
12 48 Laurel Sullivan
13 49 Michael Sutter
14 50 John Travolta
15 51 Margery Wakefield
16 52 Michael Walton, Esquire
17 53 Robert Welkos
18 54 Hana Whitfield
19 55 Jerry Whitfield
20 56 Andrew H. Wilson, Esquire
21 57 Lawrence Wollersheim
22 58 Joseph A. Yanny, Esquire
23 59 Robert Vaughn Young
24 60 Stacy Young
25
26 B. Relevant documents or things in defendant's possession:
27 1. All documents filed in the State actions.
28 2. All documents produced by Scientology to defendant in
the fraudulent conveyance action.

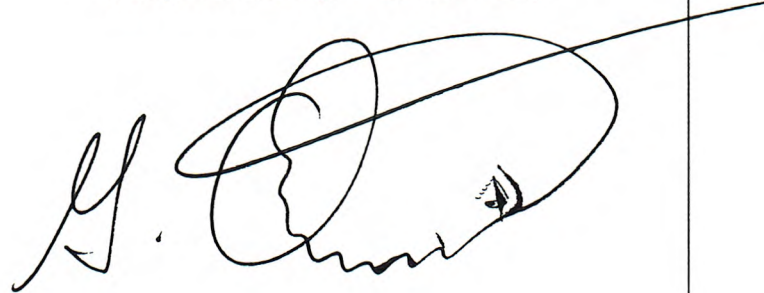
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C. Computation of damages:

1. Civil Rights violations: Scientology and its agents, from 1986 through the present, have carried out a conspiracy and acts as part of that conspiracy against defendant intended to deprive and having the result of depriving him of his constitutionally protected civil rights. Said conspirators have used the courts in furtherance of their illegal conspiracy in an abuse of the legal process. The instant action by Scientology is in furtherance of said illegal conspiracy.

2. Intentional infliction of emotional distress; outrageous conduct; stalking; extortion: Scientology's anti-social, corrupt, tortious and illegal acts against defendant from 1986 through the present, including use of the courts in furtherance of such anti-social, corrupt, tortious and illegal acts and conspiracy against defendant, were intended to bring about and did bring about defendant's psychic disintegration. Defendant has not completed his calculation of monetary equivalency.

DATED: November 22, 1995 Respectfully submitted,

A large, stylized handwritten signature in black ink, appearing to read 'G. Armstrong', is written over the signature line.

Gerald Armstrong

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2
3 PROOF OF SERVICE
4

5 I am employed in the County of Marin, State of California. I
6 am over the age of eighteen years and am not a party to the above
7 entitled action. My business address is 715 Sir Francis Drake
8 Boulevard, San Anselmo, California. I served the following
9 documents:

10
11 **GERALD ARMSTRONG'S DISCLOSURE PURSUANT TO FRCP RULE
12 26(a)(1)**

13 on the following person(s) on the date set forth below, by
14 placing a true copy thereof enclosed in a sealed envelope with
15 postage thereon fully prepaid to be placed in the United States
16 Mail at San Anselmo, California:

17 ANDREW H. WILSON, ESQ.
18 Wilson, Ryan & Campilongo
115 Sansome Street, 4th Floor
San Francisco, CA 94104

LAURIE J. BARTILSON, ESQ.
Moxon & Bartilson
6255 Sunset Boulevard
Suite 2000
Los Angeles, CA 90028
(also by fax)

20 [x](By Mail)I caused such envelope with postage thereon fully
21 prepaid to be placed in the United States Mail at San Anselmo,
22 California.

23 [x](State)I declare under penalty of perjury under the laws of
the State of California that the above is true and correct.

24 DATED: November 22, 1995
25

26 *Loren "Abba" Phippen*
27
28
